

DOE/REG.
CORRESPONDENCE
INCOMING LETTER

4 DOE 11078

MHS 27

CTION MC

UE DATE 8/13/94

LVERMAN, M.N.

UOLE, A.H.

ROCKMAN, D.A.

JTLER, R.A.

WNNODE, G.R.

RTMAN, J.K.

AINARD-JORDAN, B.

ROL, M.S.

WIS, L.

VOSAY, D.

BRIDE, M.

BERSON, J.M. X

ISQUITTO, D.

RGENT, D.W.

WONSON, D.P.

ITH, L.W.

AMS, J.

DERSON, T.W.

TE, P.

AUN, R.

FFY, G.G.

ETHEL, T.

RGREAVES, M.

KS, D.A.

FFMAN, R.

ERNIER, R.

CKHART, F.R. X

PEZ, A.

CHESKI, D.

CORMICK, M.S.

LER, H.G.

HIMOTO, G.

NGER, S.

TSCH, E.

APE, J.

SK, W.C.

CE, R.

ASSBURGER, R. X

AN, J.

WARD, J.

LLIN, B.

LATEN X

KULLEY X

STATE OF COLORADO

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MAIL ROOM



Colorado Department
of Public Health
and Environment

ernor
n, MD, MPH, Executive Director

Protecting and improving the health and environment of the people of Colorado

Week Dr. S. Laboratory Building
Box 80222-1530 4210 E. 11th Avenue
2-2000 Denver, Colorado 80220-3716
(303) 691-4700

1994 AUG 12 A 9 05

10, 1994

even W. Slaten
Department of Energy
Platts Plant
ing 116
Box 928
Colorado 80402-0928

EPA Comments on Draft, OU 4, Solar Evaporation Ponds, Interim
e/Interim Remedial Action, Environmental Evaluation, Decision
at, dated May, 1994.

r. Slaten,

Colorado Department of Public Health and Environment, Hazardous
als and Waste Management Division (the Division) has received,
ed, and is hereby forwarding, EPA's comments on the referenced
at.

vision believes, in general, that resolution of the comments
urther demonstrate the technical soundness of the proposed
e action and provide better support for public participation.
s that advance these two goals should be reflected in the
l document.

vision observed that some comments do not reflect OU-4 Working
ecisions that have shaped the direction of the proposed action
he content of the document. These comments should be
itioned by reference to the Team's decisions and the rationales
ch decision. To the extent that approaches were indicated to
trary to published EPA guidance, DOE should provide further
location for the course of action or reevaluate the decision
n the Working Team.

not required to adopt a revised closure action, as suggested
ain comments. The Division, as lead regulatory agency, will
he final determination if the action, as now proposed, is
ive, protective and reliable and, in that context, is
sible for the interpretation of Colorado Hazardous Waste
ctions, 6 CCR 1007-2 and 6 CCR 1007-3.

27 11078

ADMIN RECORD

A-DU04-000270 2

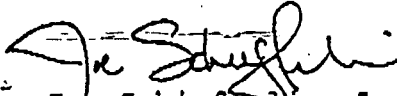
DATE:

3 8/13/94

RECEIVED FOR ADDRESSEE

If you have any questions concerning the contents of this letter,
please contact Harlen Ainscough of my staff at 692-3337..

Sincerely,



Joe Schieffelin, Leader
Rocky Flats IAG Unit
Hazardous Waste Control Program

Attachment

cc: Daniel S. Miller, AGO
Steve Tarlton, RFP
Martin Hestmark, EPA
Arturo Duran, EPA
Frazer Lockhart, DOE
Andy Ledford, EG&G